# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

HELMAN et al.

Examiner:

Lu, T.

Serial No.:

09/668,974

Group Art Unit:

2621

Filed:

September 25, 2000

Docket No.:

8X8S.219PA

Allowed:

September 9, 2004

Confirmation No.:

3139

Title:

METHOD AND APPARATUS FOR ENCODING FRAMES OF IMAGE

DATA AT A VARYING QUALITY LEVEL



CERTIFICATE UNDER 37 CFR 1.8: The undersigned hereby certifies that this communication is being deposited in the United States Postal Service, as first class mail, in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on December 46, 2004.

Rennae Johnson

MAIL STOP ISSUE FEE Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

We are transmitting herewith the attached:

Transmittal Sheet

Please charge Deposit Account No. 50-0996 (8X8S.219PA) the amount of \$1,403.00

(\$1400.00 for the Issue Fee and \$3.00 for Patent Copy).

Part B-Issue Fee Transmittal.

5 pages for Formal Drawings.

☐ 1 Return Postcard.

If appropriate, charge Deposit Account No. 50-0996 (8X8S.219PA) for any fee deficiency or overage.

Please consider this a PETITION FOR EXTENSION OF TIME for a sufficient number of months to enter these papers.

CRAWFORD MAUNU PLLC 1270 Northland Drive, Suite 390 St. Paul, Minnesota 55120 651-686-6633 • fax 651-686-7111

Name: Robert J. Crawford

Reg. No.: 32,122



Date of Notice of Allowance: September 9, 2004

Confirmation No.: 3139

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Rennae Johnson

### SUBMISSION OF FORMAL DRAWINGS

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Submitted herewith are 5 sheets of Formal Drawings for completion of this application. The drawings previously filed were informal.

Respectfully submitted,

CRAWFORD MAUNU PLLC

1270 Northland Drive

Suite 390

St. Paul, MN 55120

(651) 686-6633

By:

Robert J. Crawford

Reg. No. 32,122





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Rennae Johnson

## **COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE**

MAIL STOP ISSUE FEE c/o Technology Center 3600 Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

#### Dear Sir:

The Examiner's statement for allowance could be construed to imply that the claimed invention was allowed because the reference of record did not disclose certain aspects of the client invention. The characterized aspects, however, if indeed found in the prior art, would not render the claimed invention invalid under §102 because the claimed invention includes a number of other limitations. With respect to §103, the rigors of establishing a prima facie case of obviousness include not only showing that the prior art teaches the entire claimed invention (all limitations are to be considered), but also that combining the various prior art references is suggested in the art or that there would be motivation to make the combination. The Reasons provided do not appear to be necessarily inconsistent herewith.

Unless Applicant hears otherwise, Applicant's comments herein are, as intended, clarifying in a manner consistent with the law.

Respectfully submitted,

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St. Paul, Minnesota 55120

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